Case: 1:19-cv-02120-JJH Doc #: 1 Filed: 07/11/17 1 of 5. PageID #: 1

IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF ARIZONA

IN RE BARD IVC FILTERS
PRODUCTS LIABILITY LITIGATION

No. MD-15-02641-PHX-DGC

SECOND AMENDED MASTER SHORT FORM COMPLAINT FOR DAMAGES FOR INDIVIDUAL CLAIMS AND **DEMAND FOR JURY TRIAL**

Plaintiff(s) named below, for their Complaint against Defendants named below. incor Plaint

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porate t	he Master Complaint for Damages in MDL 2641 by reference (Doc.364).				
tiff(s) fo	urther show the Court as follows:				
1.	Plaintiff/Deceased Party:				
	Marton Forkosh				
2.	Spousal Plaintiff/Deceased Party's spouse or other party making loss of				
	consortium claim:				
3.	Other Plaintiff and capacity (i.e., administrator, executor, guardian,				
	conservator):				
4.	Plaintiff's/Deceased Party's state(s) [if more than one Plaintiff] of residence at				
	the time of implant:				
	Ohio				
5.	Plaintiff's/Deceased Party's state(s) [if more than one Plaintiff] of residence at				
	the time of injury:				
	Ohio				
6.	Plaintiff's current state(s) [if more than one Plaintiff] of residence:				
	Ohio				

1	7.	District Court and Division in which venue would be proper absent direct filing				
2						
3		<u>Unit</u>	ed States District Court - Northern District of C	<u> Dhio</u>		
4						
5	8.	Defe	ndants (check Defendants against whom Complaint is made):			
6		X	C.R. Bard Inc.			
7		X	Bard Peripheral Vascular, Inc.			
8	9.	Basis	of Jurisdiction:			
9		X	Diversity of Citizenship			
10			Other:			
11		a.	Other allegations of jurisdiction and venue not expressed in Master			
12			Complaint:			
13				-		
14				-		
15				-		
16	10.	Defe	ndants' Inferior Vena Cava Filter(s) about which Plaintiff(s) is maki	ng a		
17		claim (Check applicable Inferior Vena Cava Filter(s)):				
18			Recovery® Vena Cava Filter			
19		X	G2® Vena Cava Filter			
20			G2® Express Vena Cava Filter			
			G2® X Vena Cava Filter			
		П	Eclipse® Vena Cava Filter			

1			Meridian® V	ena Cava Filter	
2			Denali® Vena	a Cava Filter	
3			Other:		
4	11.	Date of	of Implantation	n as to each product:	
5		February 7, 2011			
6	12.	Counts in the Master Complaint brought by Plaintiff(s):			
7		X	Count I:	Strict Products Liability – Manufacturing Defect	
8		X	Count II:	Strict Products Liability – Information Defect (Failure to	
9			Warn)		
10		X	Count III:	Strict Products Liability – Design Defect	
11		X	Count IV:	Negligence - Design	
12		X	Count V:	Negligence - Manufacture	
13			Count VI:	Negligence – Failure to Recall/Retrofit	
14		X	Count VII:	Negligence – Failure to Warn	
15		X	Count VIII:	Negligent Misrepresentation	
16		X	Count IX:	Negligence Per Se	
17		X	Count X:	Breach of Express Warranty	
18		X	Count XI:	Breach of Implied Warranty	
19		X	Count XII:	Fraudulent Misrepresentation	
20		X	Count XIII:	Fraudulent Concealment	
		X	Count XIV:	Violations of Applicable (insert state) Law	

1			Count XV: Loss of Consortium
2			Count XVI: Wrongful Death
3			Count XVII: Survival
4		X	Punitive Damages
5			Other(s): (please state the facts supporting
6			this Count in the space immediately below)
7			
8			
9			
10			
11			
12	13.	Jury T	Frial demanded for all issues so triable?
13		X	Yes
14			No
15		RESP	ECTFULLY SUBMITTED this 11th day of July, 2017.
16			
17			
18			
19			
20			

1 LAW OFFICES OF BEN C. MARTIN 2 3 By: /s/ Ben C. Martin Ben C. Martin 4 3710 Rawlins Street, Suite 1230 Dallas, Texas 75219 5 214/761-6614 (Tel) 214/744-7590 (Fax) 6 bmartin@bencmartin.com 7 COUNSEL FOR PLAINTIFF 8 9 **CERTIFICATE OF SERVICE** 10 I hereby certify that on this 11th day of July, 2017, I electronically transmitted the 11 attached document to the Clerk's Office using the CM/ECF System for filing and transmittal of a Notice of Electronic Filing. 12 13 14 /s/ Ben C. Martin Ben C. Martin 15 16 17 18 19 20